

SECRETb6 2608-61
COPY OF

19 April 1961

CMCC Doc. No. 151x5.1801

Page 1 of 1

Copy 1 of 2

Dear Dan:

25X1A

Subject: Closing of Contract A-101

As a result of a meeting and agreement with [] audit representative of your office, on Friday, April 14, it is our understanding the subject contract will be amended to establish rates under the negotiated overhead rates clause for the period 1958 through 1961. The rates to be used for 1960 and 1961 will be those previously negotiated [] for 1959.

25X1A

In connection with the closing of this contract, we are enclosing our Voucher No. 2564 in the amount of [] of fee holdback. I discussed the matter with Bill who stated he could see no objection to our billing you for that amount at this time. The [] still withheld would seem adequate pending the final voucher for costs and fee.

25X1A

We are also enclosing Voucher No. 2563 in the amount of \$1,361.09 for a purchase order commitment. To the best of our knowledge, this should complete our billings for direct charges to the subject contract.

In accordance with the requirements of the contract, we are enclosing our final reports on Patents and Royalties. It is our understanding that all property matters have been satisfactorily resolved. Thus, upon receipt of the contractual amendment to cover settlement of the overhead, and the payment of all cost items outstanding, and execution of a release, we believe this contract can be closed.

Sincerely,

25X1A


 Jack

Enclosures: Vouchers 2563 and 2564
 DD Form 882 (3 copies)
 DD Form 783 - (4 copies)

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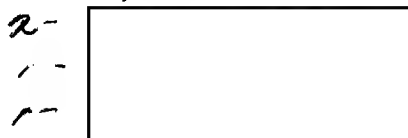
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DPD-7775-60

Contract No. A-101

Amendment No. 24

RI

3 NOV 1960

Thompson Ramo Wooldridge Inc.
Los Angeles, California

Gentlemen:

1. This document constitutes Amendment No. 24 to Contract No. A-101, as amended, dated 31 March 1955 between Thompson Ramo Wooldridge Inc., Los Angeles, California, and the United States of America.

2. Appendix I of the Schedule (Revised December 1958), as amended, is hereby further amended as follows:

- a. Paragraph F.4.e., on page 20, which sets forth a requirement for five (5) each "L" Racks is deleted in its entirety.
- b. Paragraph F.4.g., on page 20, is amended to show a quantity of "Four (4) units" vice "Five (5) units" for the "N" Rack.
- c. Paragraph H.6.b.(1), on page 29, is amended to show a quantity of three (3) each kits for the "K" Rack vice the four (4) each shown therein.

3. The above changes have been made in order to bring Requirement No. 3's deliveries and requirements in line with one another. All other terms, conditions and requirements of Contract No. A-101, as amended, remain unchanged.

4. Please indicate your receipt of this Amendment No. 24 to Contract No. A-101 and your acceptance thereof by executing the original and two copies hereof. Return the fully executed original and one copy to the undersigned and retain the remaining copy for your files.

25X1A Very truly yours,

ACKNOWLEDGED AND ACCEPTED
THOMPSON RAMO WOOLDRIDGE INC.

Contracting Officer

25X1A

BY
TITLE



DATE 11 November 1960

DOCUMENT NO. 105
NO CHANGE IN CLASS.
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NEXT REVIEW DATE:
AUTH. HR 70-2

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